

REMARKS

Claims 1-9, 11-15 and 17-26 are pending in the above-identified application. Support for new claim 26 is found at page 13 of the present specification.

Issues under 35 USC 103(a)

Claims 1-4, 8-15 and 19-25 have been rejected under 35 USC 103(a) as being unpatentable over Tsukamoto '985 (JP 2000-143985) in view of Bertram '244 (US 4,162,244).

Claims 5-7, 17 and 18 have been rejected under 35 USC 103(a) as being unpatentable over Tsukamoto '985 in view of Hedaya '492 (US 4,208,492).

The above-noted rejections are traversed based on the following reasons.

Submission of Declaration under 37 CFR 1.132

Submitted with this Amendment is a Declaration under 37 CFR 1.132 (hereinafter the "Nagase Declaration"). The Nagase Declaration describes an analysis of the composition of Example 1 of Tsukamoto '985 which indicates that this composition: [1] fails to exhibit the optical density (OD value) of not less than 4.4 per 1 μm of thickness; and [2] fails to be photo-curable such that this composition cannot exhibit any photo-curing properties, let alone a minimum exposure energy for photo-curing of not more than 60 mJ/cm^2 as required by the present invention. Regarding item [2], it is further noted that in order for a composition to be photo-curable, it must contain a photopolymerization monomer and a photoinitiator. Neither of these components are present in the compositions of Tsukamoto '985.

Concerning the presently claimed invention, it is noted that the presence of titanium nitride oxide (or "titanium black") as a light shading agent is somewhat surprising, since one could predict that the presence of a light shading agent in such a composition would prevent it from photo-curing properly due to the failure of the photo-curing light to sufficiently penetrate the composition for the photo-curing reaction to properly proceed. However, as explained at page 19 of the present specification, the type of titanium used in the composition of the present

invention apparently transmits ultraviolet light at a higher level than other shading agents, and traps radicals generated by irradiation with light at a much lower level than other shading agents such that a larger amount of radicals is available to continue the photo-curing reaction. Tsukamoto '985 neither discloses nor suggests to one skilled in the art how to obtain these advantages.

Present Invention and Its Advantages

The present invention is directed to a black composition which includes a titanium nitride oxide component, which is photo-curable and which satisfies Equations (1)-(4), as recited in claim 1, for example. Also note that new claim 26 specifically recites the presence of a photopolymerizable monomer and a photoinitiator. Significantly, in Equation (3) $R_1 > 0.70$, and in Equation (4) $0.85 < R_2 < 1.80$. In this regard, it is noted as described at page 8, line 25 to page 9, line 19 that if both Equations (3) and (4) are satisfied, the result is a black composition which exhibits advantageously high optical density (OD) and high adhesion properties. Note further that this is evident from a review of the comparative test evidence, including the descriptions of Examples 1-3 at pages 24-27 of the specification, as well as the description of Comparative Examples 1 and 2 at pages 28-29 of the specification. In this regard, it is submitted that Examples 1-3 (present invention) exhibit advantageously improved properties with respect to high OD and high adhesiveness when compared to Comparative Examples 1 and 2 wherein Equations (3) and (4) fail to be satisfied. It is additionally noted that the R_1 value employed in Comparative Examples 1 and 2 appears to satisfy the equation mentioned in Tsukamoto '985 discussed in more detail below.

Distinctions over Cited References

Tsukamoto '985 discloses a black coating composition which includes a titanium nitride oxide component and wherein the intensity ratio R satisfies the equation $R = I_3 / \{I_3 + 1.8(I_1 + 1.8I_2)\}$ of > 0.24 . Tsukamoto '985 also includes Figure 1 which shows I_1 and I_2 values for an example of the black composition therein. It appears from a review of Figure 1 that the value of I_2/I_1 is about 0.6.

Tsukamoto '985 fails to disclose or suggest a composition which is photo-curable as in the present invention. As evidenced by the results of the Nagase Declaration discussed above, the compositions of Tsukamoto '985 cannot be photo-cured due to the absence of any photopolymerizable monomer or photoinitiator. Also, the Nagase Declaration establishes that the compositions of Tsukamoto '985 fail to exhibit the advantageous optical density (OD) properties of the present invention.

Tsukamoto '985 also fails to disclose selecting an appropriate titanium nitride oxide component in order to satisfy Equations (3) and (4) for the black composition recited in the present claims such as in claim 1. Tsukamoto '985 fails to disclose a basis for one skilled in the art to select appropriate components in order to satisfy Equations (3) and (4) so as to obtain the black composition of the present invention. Tsukamoto '985 further fails to recognize the advantageously improved high OD and high adhesion properties achieved by the black composition of the present invention as evidenced by the comparative test results discussed above in connection with Examples 1-3 (present invention) and Comparative Examples 1 and 2 as described in the present specification. Therefore, significant patentable distinctions exist between the present invention and Tsukamoto '985, such that this basis for the above-noted rejections fails. Even if Tsukamoto '985 is properly cited as a basis for asserting prima facie obviousness, such obviousness has been rebutted by the evidence of unexpected advantageous properties described in the present specification. Therefore, it is requested that the above-noted rejections be withdrawn.

Hedaya '492 fails to disclose or suggest the required properties based on Equations (1)-(4) as recited in the present claims. Hedaya '492 also fails to make up for the deficiencies of Tsukamoto '985 as discussed above. Hedaya '492 further fails to recognize the unexpected advantageous properties achieved by the present invention as evidenced by the comparative test results discussed above. Consequently, significant patentable distinctions exist between the present claims and Hedaya '492, even if this reference is hypothetically combined with Tsukamoto '985.

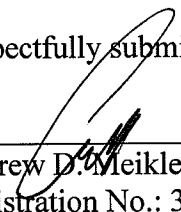
It is submitted for the reasons above that the present claims define patentable subject matter such that this application should now be placed in condition for allowance.

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Andrew D. Meikle, Reg. No. 32,868, at the telephone number of the undersigned below, to conduct an interview in an effort to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37.C.F.R. §§1.16 or 1.17; particularly, extension of time fees.

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Respectfully submitted,

By 
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Nagase Declaration under 37 CFR 1.132